

party for which said chairman may be acting. It shall also be the duty of the chairman of the state central committee for the whole State of each of said political parties to certify to both houses of the general assembly of Maryland, the names of the persons of the political party for which each chairman may be acting for whom the greatest number of votes were cast in each county and in each legislative district of Baltimore city at any senatorial primary election under the provisions of this sub-title, at which such persons were candidates for nomination for United States senator, said certificate to be made and filed upon the first day of the session of such general assembly convening next after such primary election.

1908, ch. 400, sec. 8.

209. The chairman of the state central committee of each of said parties upon receiving the itemized statement of expenses in conducting said senatorial primaries in the several counties or legislative districts of Baltimore city, shall tabulate all of said statements and calculate the total cost of holding primary elections throughout the State, and he shall thereupon levy an assessment upon the candidates for the said total cost. Each candidate for United States senator shall bear his proportionate part of the estimated expenses. Such assessment shall be paid by the candidates not later than the 20th day of October, and in default of such payment the candidate or candidates so in default shall be presumed to have withdrawn from the contest and his or their name shall not be printed upon the ballot.

1908, ch. 400, sec. 9.

210. The candidate of any political party in said senatorial primary election who shall receive the greatest number of votes cast by the voters of said party at such primary election in any county of the State of Maryland or in any legislative district of Baltimore city shall be entitled to and receive the votes of the candidates of such political party who may be elected to represent said county or district of Baltimore city in the next general assembly ensuing said primary election for the position of United States senator for the term to be filled by the said general assembly.

1908, ch. 400, sec. 10.

211. The provisions all and singular of sections 89 to 117, inclusive, of this article, and the offenses defined and the penalties and punishments prescribed therefor in said sections, shall be fully applicable in all respects to the same persons, matters, acts and omissions in connection with or pertaining to the senatorial primary elections held under this sub-title, and said sections are hereby made applicable to all senatorial primary elections provided for and held hereunder; and any judge, clerk or other officer of any primary election, or any voter or other person who would be deemed guilty of an offense against the general election law, or any provision thereof, in a general election